EXHIBIT D

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WR Grace

Bankruptcy Form 10

SR00000559

••	-	Index Sheet	· · · · · · · · · · · · · · · · · · ·
Claim Number:	00009159		Receive Date: 03/28/2003
Multiple Claim Re	eference		
Claim Number		MMPOC N	ledical Monitoring Claim Form
		PDPOC P	roperty Damage
		☐ NAPO N	Ion-Asbestos Claim Form
		A	mended
Claim Number		☐ MMPOC N	Medical Monitoring Claim Form
		PDPOC P	Property Damage
		NAPO N	Ion-Asbestos Claim Form
		A	mended
Attorney Informa	ition		
Firm Number:		Firm Name:	
Attomey Number:		Attorney Name:	
Zip Code:			
Cover Letter Locati	on Number:		
	nments Monitoring	Attachments Property Damage	Non-Asbestos
TBD TBO TBO TBO TBO TBD		TBD TBD TBD TBD TBD Other Attachments	Other Attachments
Other		Non-Standard Form Amended Post-Deadline Postmark Da	ate
Box/Batch: WRB	F0037/WRBF0148		Document Number: WRBF007387

UNITED S	TATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE		GRACE NON-ASBESTOS		
			PROOF OF CLAIM FORM		
	Debtor, W.R. Grace & CoCONN, and each of the Guarantors onal borrowers listed on the attached Schedule I	Case Number 01-01139 (JKF) (Jointly Administered)			
Zonolite .	Do not use this form to assert an Asbestos Personal Injury Clain Attic Insulation Claim. Those claims will be subject to a separa				
form sho	uld also not be used to file a claim for an Asbestos Property Da specialized proof of claim form for each of these claims should	mage Claim or Medical Monitoring			
Name of	Creditor (The person or other entity to whom the Debtor owes property):	Check box if you are aware that anyone else has filed a proof of claim relating	THIS SPACE IS FOR COURT USE ONLY		
i ·	• • •	to your claim. Attach copy of statement giving particulars.	, , , , , , , , , , , , , , , , , , ,		
As A	organ Chase Bank Administrative Agent for the 364-Day Credit Agreement dated as (ay 5, 1999.	Check box if you have never received any notices from the bankruptcy court			
	address where notices should be sent:	in this case. Check box if the address differs from			
į.	Park Avenue	the address on the envelope sent to you by the court.			
	York, New York 10017 ntion: Thomas F. Maher	1			
	or other number by which creditor identifies Debtor:	Check here ☐ replaces			
Account	Not Applicable	if this claim 🔲 amends a previously filed claim	, daled:		
Corporate	Name, Common Name, and/or d/b/a name of specific Debtor again	nst whom the claim is asserted:			
W,R	. Grace & CoCONN. and each of the Guarantors and additional b	1			
1. Basi	s for Claim Goods sold	Retiree benefits as defined in 11 U Wages, salaries, and compensation	J.S.C. § 1114(a) n (fill out below)		
	Services performed				
	Environmental liability Money loaned	Your SS #: Unpaid compensation for services	performed		
	Non-asbestos personal injury/wrongful death	fromto			
	Taxes Other				
		3. If court judgment, date obtained	đ.		
	debt was incurred: Various, including March 6, 2001.	\$ See attached			
4. Tota	If Amount of Claim at Time Case Filed: If all or part of your claim is secured or entitled to priority, also complete Item 5 below.	<u> </u>			
Ø	Charle this have if claim includes interest or other charges in addition to the princ	 ipal amount of the claim. Attach itemized statemen	t of all interest or additional charges.		
5 Close	fication of Claim Linder the Bankruptcy Code all claims are	e classified as one or more of the follo	wing: (1) Unsecured Nonpriority, (2)		
Unsecure BOXES	d Priority, (3) Secured. It is possible for part of a claim to be in hat best describe your claim and STATE THE AMOUNT OF I	i one category and part in another. Chi THE CLAIM AT TIME CASE FILED.	ECK THE APPROPRIATE BOX OR		
	SECURED CLAIM (check this box if your claim is secured by collateral, including a right of setoff.)	UNSECURED PRIORITY C	CLAIM - Specify the priority of the		
	Brief Description of Collateral:	☐ Wages, salaries, or commiss	ions (up to \$4650), earned not more		
	Real Estate Other (Describe briefly)	than 90 days before filing of the debtor's business, which	the bankruptcy petition or cessation of ever is earlier - 11 U.S.C. § 507(a)(3).		
,			ce benefit plan - 11 U.S.C. § 507(a)(4).		
securea c	Attach evidence of perfection of security interest		mental units - 11 U.S.C. § 507(a)(7).		
	UNSECURED NONPRIORITY CLAIM	Other - Specify applicable pa	aragraph of 11 U.S.C. § 507(a)().		
	aim is unsecured if there is no collateral or lien on property of the				
	or securing the claim or to the extent that the value of such erty is less than the amount of the claim.				
6. Cre	dits: The amount of all payments on this claim has been credited ar	nd deducted for the purpose of making this	This Space is for Court Use Only		
7 Sun	f of claim. porting Documents: <u>Attach copies of supporting documents,</u> such	as promissory notes, purchase orders,			
invo	ices, itemized statements of running accounts, contracts, court judg	ments, mortgages, security agreements an	d		
evid	ence of perfection of lien. DO NOT SEND ORIGINAL DOCUME ain. If the documents are voluminous, attach a summary.	NTS. If the documents are not available,			
8. Dat	-Stamped Copy: To receive an acknowledgment of the filing of				
adda	essed envelope and copy of this proof of claim. Sign and print the name and title, if any, of the creditor or other person authorize		y):		
March 27	Sign and print the name and title, if any, of the creditor or other person authorize 2003 JPMORGAN CHASE BANK,	er to the tills claim (etracticopy or priver or soothey, it air)	·		
ITIAICII	AS ADMINISTRATIVE AGENT		WR Grace BF.37.148.7387		
i	Phomas F. Maher, Muraging Director		00009159		

REC'D MAR 28 2003

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:)	Chapter 11
W.R. GRACE & CO., et al.;)	Case No. 01-01139 (JFK) Jointly Administered
Debtors	ý	001110-
)	

MASTER PROOF OF CLAIM OF JPMORGAN CHASE BANK, IN ITS CAPACITY AS AGENT FOR THE CLAIMANTS UNDER THE CREDIT AGREEMENT DATED AS OF MAY 5, 1999, IDENTIFIED HEREIN

1. The undersigned, Thomas F. Maher, whose business and mailing address is 270 Park Avenue, New York, New York 10017, is a Managing Director of JPMorgan Chase Bank (formerly known as The Chase Manhattan Bank; "JPMorgan Chase"), a banking corporation formed and existing under the laws of the State of New York, with offices at 270 Park Avenue, New York, New York 10017. JPMorgan Chase is the administrative agent (in such capacity, the "Agent") for itself and the other banks and financial institutions (collectively, the "Lenders"; together with the Agent, the "Claimants") from time to time parties to the 364-Day Credit Agreement dated as of May 5, 1999 (as amended, supplemented or otherwise modified prior to the Petition Date referenced below, the "Credit Agreement"), among W.R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), ("W.R. Grace"), W.R. Grace & Co.-CONN., the Lenders party to the Credit Agreement, Bank of America National Trust and Savings Association, as Documentation Agent, the Agent and Chase Securities, Inc., as Book Manager. Pursuant to the "Claims Bar Date Notice Order" entered by the Bankruptcy Court on April 25, 2002 and the "Order as to all Non-Asbestos Claims, Asbestos Property Damage Claims, and Medical Monitoring Claims: (I) Establishing Bar Dates, (II) Approving Proof of Claim Forms, and (III) Approving Notice Program", entered by the Bankruptcy Court on April

25, 2002, the Agent has been authorized to file this master proof of claim (this "Master Proof of Claim") on behalf of all of the Claimants.

- 2. The Agent is filing this Master Proof of Claim in order to set forth the aggregate claims of each Claimant as of April 2, 2001 (the "Petition Date") against (a) W.R. Grace & Co.-CONN., (b) W.R. Grace and W.R. Grace & Co.-CONN. as guarantors (together, the "Guarantors") and, (c) to the extent that any of them are Additional Borrowers under the Credit Agreement, each entity set forth on Schedule I hereto (collectively with W.R. Grace & Co.-CONN. and the Guarantors, the "Debtors"), arising under or in connection with the loans, extensions of credit and other financial accommodations made by the Claimants to the Debtors under or pursuant to the Credit Agreement. All such loans, extensions of credit and other financial accommodations, and all fees and other amounts owing under, or in connection with, the Credit Agreement are hereinafter referred to as the "Pre-Petition Obligations".
- 3. (a) The Debtors were, as of the Petition Date, and still are indebted (or liable)

 (i) to the Claimants as set forth on Schedule II hereto in respect of loans made by the Claimants to the Debtors under the Credit Agreement in the aggregate principal amount as of February 11, 2003 of not less than \$250,000,000 (the "Total Principal Amount") and (ii) to each Lender in an amount not less than the sum of the amounts set forth opposite such Lender's name on Schedule II hereto under the heading "Principal Outstanding", plus in each case (A) interest thereon (in amounts determined at the rates set forth in the Credit Agreement) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date and (B) facility and other fees (in amounts determined at the rates set forth in the Credit Agreement) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date, and for such additional amounts as described in paragraphs 3(c), 3(d) and 6 below.

- (b) The amount of the Claimants' claims against the Debtors on account of interest accrued as of the Petition Date and accruing subsequent to the Petition Date on the Total Principal Amount (including interest accrued and accruing in respect of any drawing under the letters of credit), and any fees payable under the Credit Agreement, shall be reduced by the amount, if any, of such interest and fees paid to the Claimants after the Petition Date.
- (c) The Debtors are also indebted (or liable) to the Claimants for fees and costs and expenses, including attorneys' fees, incurred before or after the Petition Date to the extent provided in the Credit Agreement.
- (d) The Guarantors were, as of the Petition Date, and still are, liable to the Claimants for the repayment of the Pre-Petition Obligations, including without limitation the amounts set forth in paragraphs 3(a) through 3(c) above and paragraph 6 below.
- 4. The consideration for the indebtedness owing to the Claimants (or ground of liability) described in this Master Proof of Claim is the loans, extensions of credit and other financial accommodations made by the Claimants pursuant to, or in connection with, the Credit Agreement.
- 5. By reason of the foregoing, the Debtors are indebted (a) to the Claimants as set forth on Schedule II hereto in the aggregate principal amount as of February 11, 2003 of not less than \$250,000,000 in respect of loans made under the Credit Agreement plus (i) interest thereon (in amounts determined at the rates set forth in the Credit Agreement) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date and (ii) facility and other fees (in amounts to be determined at the rates set forth in the Credit Agreement and the other Loan Documents) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date and (b) to each Lender in an amount not less than the

sum of the amounts set forth opposite such Lender's name on Schedule II hereto under the headings entitled "Principal Amount", plus in each case (i) interest thereon (in amounts determined at the rates set forth in the Credit Agreement) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date and (ii) facility and other fees (in amounts determined at the rates set forth in the Credit Agreement) accrued and unpaid as of the Petition Date and accrued and accruing subsequent to the Petition Date. Estimated pre-petition interest and facility fees are shown as amounts not less than those set forth under columns bearing those titles on Schedule II hereto.

- 6. In addition to the amounts claimed above, the Debtors are also liable to the Claimants for such fees, indemnities, and costs and expenses as have accrued or have been incurred before or after the Petition Date and thereafter accrue or are incurred to the extent set forth in the Credit Agreement. In this regard, the Debtors are obligated pursuant to the Credit Agreement to reimburse each Claimant for all of its costs and expenses, including attorneys' fees and disbursements, incurred in connection with, among other things, any Debtor's defaults under the Credit Agreement. This Master Proof of Claim is without prejudice to the right of the Claimants to claim such fees and other expenses as administrative expenses of these cases pursuant to Section 503(b) of Title 11 of the United States Code (the "Bankruptcy Code").
- 7. Annexed hereto as Exhibit A is an index of the principal documents upon which this Master Proof of Claim is based. Because of their voluminous nature, the Agent has not annexed hereto as separate exhibits copies of such documents. Rather, the Agent will provide copies upon the reasonable written request delivered to counsel for the Agent made by any party in interest in these cases.

- 8. The claims set forth in this Master Proof of Claim are not subject to any valid set-off or counterclaim, except to the extent of any rights of set-off in favor of any Claimant which existed as at the petition date.
- 9. No judgment has been rendered on the claims set forth in this Master Proof of Claim.
- 10. The amount of all payments on the claims set forth in this Master Proof of Claim has been credited and deducted for the purpose of making this Master Proof of Claim.
- 11. The Agent reserves the right to amend and/ or supplement this Master Proof of Claim and each of the Schedules and Exhibits hereto at any time and in any manner, including without limitation, to reflect a change in the holders or the allocation of the claims of the Claimants set forth on Schedule II hereto resulting from any transfer of such claims. Each Claimant reserves the right to file additional proofs of claim for additional claims which may be based on the same or additional documents. Each Claimant further reserves the right to file proofs of claim for administrative expenses or other claims entitled to priority.
- 12. The Agent also files this Master Proof of Claim on behalf of any creditor or class of creditors whose claims are subordinate to the claims of the Claimants (collectively, the "Subordinated Claims") and the Agent, on behalf of the Claimants, hereby asserts additional claims against the Debtors in the amount of any such Subordinated Claims. The Claimants hereby assert their right to enforce, and claim all benefits accorded by, any and all subordination provisions which exist in respect of the Subordinated Claims. The Agent also reserves the right to amend or supplement this Master Proof of Claim as may be necessary or appropriate to preserve the benefits of such Subordinated Claims or to further protect the rights and remedies of the Claimants with respect to any such Subordinated Claims.

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13. This Master Proof of Claim is filed to protect the Claimants from potential forfeiture of their claims. The filing of this Master Proof of Claim shall not constitute: (a) a consent by the Claimants to the jurisdiction of this Court with respect to the subject matter of the claims set forth in this Master Proof of Claim, any objection or other proceeding commenced with respect thereto or any other proceeding commenced in these cases against or otherwise involving any Claimant, (b) a waiver of the right of the Claimants to trial by jury in any proceedings so triable in these cases or any controversy or proceedings related to these cases or (c) an election of remedies.

14. All notices concerning this Master Proof of Claim shall be sent to:

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JPMORGAN CHASE BANK, as Administrative Agent 270 Park Avenue New York, New York 10017 Attn: Thomas F. Maher

with a copy to:

SIMPSON THACHER & BARTLETT Attorneys for JPMorgan Chase Bank 425 Lexington Avenue New York, New York 10017 Attn: Peter Pantaleo, Esq. Richard W. Douglas, Esq.

SCHEDULE I

Guarantors

W.R. Grace & Co.

W.R. Grace & Co.-CONN.

Additional Borrowers

A-I Bit & Tool Co., Inc.

Alewife Boston Ltd.

Alewife Land Corporation

Amicon, Inc.

CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.)

CCHP, Inc.

Coalgrace, Inc.

Coalgrace II, Inc.

Creative Food 'N Fun Company

Darex Puerto Rico, Inc.

Del Taco Restaurants, Inc.

Dewey and Almy, LLC (f/k/a Dewey and Almy Company)

Ecarg, Inc.

Five Alewife Boston Ltd.,

GC Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.)

GC Management, Inc. (f/k/a Grace Cocoa Management, Inc.)

GEC Management Corporation

GN Holdings, Inc.

GPC Thomasville Corp.

Gloucester New Communities Company, Inc.

Grace A-B Inc.

Grace A-B II Inc.

Grace Chemical Company of Cuba

Grace Culinary Systems, Inc.

Grace Drilling Company

Grace Energy Corporation

Grace Environmental, Inc.

Grace Europe, Inc.

Grace H-G Inc.

Grace H-G II Inc.

Grace Hotel Services Corporation

Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.)

Grace Offshore Company

Grace PAR Corporation

Grace Petroleum Libya Incorporated

Grace Tarpon Investors, Inc.

Grace Ventures Corp.

Grace Washington, Inc.

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W.R. Grace Capital Corporation

W.R. Grace Land Corporation

Gracoal, Inc.

Gracoal II, Inc.

Guanica-Caribe Land Development Corporation

Hanover Square Corporation

Homco International, Inc.

Kootenai Development Company

LB Realty, Inc.

Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.)

Monolith Enterprises, Incorporated

Monroe Street, Inc.

MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation)

MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.)

MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.)

Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.)

Southern Oil, Resin & Fiberglass, Inc.

Water Street Corporation

Axial Basin Ranch Company

CC Partners (f/k/a Cross Country Staffing)

Hayden-Gulch West Coal Company

H-G Coal Company

SCHEDULE II

CLAIMANTS

364 Day Revolving Credit Agreement dated as of May 5, 1999, Holdings as of March 11, 2003					
Claimant	Principal Amount (\$)	Estimated Pre-petition Interest (\$)	Estimated Pre-petition Facility Fees(\$)	Pre-Petition Total	
Bank Happoalim, B.M.	15,000,000.00	93,986.46	1,561.62	15,095,548.08	
Bank of Nova Scotia	24,000,000.00	150,378.33	2,498.59	24,152,876.93	
Bear Steams & Co. Inc.	39,300,624.98	246,248.44	4,091.51	39,550,964.93	
Credit Suisse First Boston	5,000,000.00	31,328.82	520.54	5,031,849.36	
D.K. Acquisition Partners, L.P.	30,070,207.85	188,412.82	3,130.55	30,261,751.22	
Deutsche Bank Trust Company Americas	24,500,000.02	153,511.22	2,550.65	24,656,061.88	
Dresdner Bank AG	24,000,000.00	150,378.33	2,498.59	24,152,876.93	
JPMorgan Chase	28,000,000.00	175,441.39	2,915.02	28,178,356.41	
King Street Capital, L.P.	44,276,225.97	277,424.38	4,609.51	44,558,259.86	
Northern Trust Company	15,852,941.18	99,330.79	1,650.42	15,953,922.38	
Total	250,000,000.00	1,566,440.97	26,027.00	251,592,467.97	

EXHIBIT A

Principal Documents

CREDIT AGREEMENT

1. The 364-Day Credit Agreement dated as of May 5, 1999, among W.R. Grace, W.R. Grace & Co.-CONN., the Lenders party thereto, Bank of America National Trust and Savings Association, as Documentation Agent, the Agent and Chase Securities, Inc., as Book Manager.

OTHER

- 2. "Claims Bar Date Notice Order" entered by the Bankruptcy Court on April 25, 2002.
- 3. "Order as to all Non-Asbestos Claims, Asbestos Property Damage Claims, and Medical Monitoring Claims: (I) Establishing Bar Dates, (II) Approving Proof of Claim Forms, and (III) Approving Notice Program" entered by the Bankruptcy Court on April 25, 2002.